A SUBSTITUTE RESOLUTION BY TRANSPORTATION FINANCE EXECUTIVE COMMITTEE

A RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE AN APPROPRIATE CONTRACTUAL AGREEMENT WITH AVIATION CONSTRUCTORS, INC. (ACI) FOR FC-7495-02, CPTC RESTROOM UPGRADES PROTOTYPES TO PROVIDE UPGRADES TO THE INTERIOR FINISHES AND AESTHETIC ENHANCEMENT TO THE EXISTING PUBLIC RESTROOMS AT HAIA IN AN CONTRACT AMOUNT NOT TO EXCEED 1,740,000.00. ALL CONTRACTED WORK SHALL BE CHARGED TO AND PAID FROM FUND ACCOUNT AND CENTER NUMBER 2H27 574001 R21E010693CG.

WHEREAS, the City of Atlanta has undertaken a capital improvement program to facilitate expansion and improvements and other Passenger and Facility Improvements at Hartsfield Atlanta International Airport; and

WHEREAS, the City of Atlanta did solicit Request for Proposals from qualified consulting firms for FC-7495-02, CPTC Restroom Upgrades Prototype; and

WHEREAS, after review and evaluation of the proponent's qualifications, and analysis of the technical proposals by City personnel, the Aviation General Manager and the Purchasing Agent of the Bureau of Purchasing and Real Estate recommend the award of said Contract to the top ranked proponent Aviation Constructors, Inc.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA, that the Mayor be and hereby authorized to execute on behalf of the City of Atlanta Contract FC-7495-02, CPTC Restroom Upgrades Prototypes with Aviation Constructors, Inc. to provide upgrades to the interior finishes and aesthetic enhancements to the existing public restrooms identified in the Landside Terminal (North Terminal's Lower Level), T Gates (South Terminal's Boarding Level) and Airside Concourse C and D (Boarding Levels).

BE IT FURTHER RESOLVED, that the City Attorney be and is hereby directed to prepare said Contract for execution by the Mayor, to be approved as to form by the City Attorney.

BE IT FURTHER RESOLVED, that the term of the Contract shall be for 180 days.

BE IT FINALLY RESOLVED, that said Contract, shall not become binding on the City of Atlanta, and the City of Atlanta shall incur no liability nor obligation thereunder until the same has been signed by the Mayor and delivered to the contracting party.

BPRECRC091202